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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/603,699	06/25/2003	Roberto Gianella	CISCP826	3398
54406 AKA CHAN LI	7590 04/21/200 LP / CISCO	EXAMINER		
900 LAFAYETTE STREET			MUI, GARY	
SUITE 710 SANTA CLAR	A, CA 95050		ART UNIT	PAPER NUMBER
			2616	
			MAIL DATE	DELIVERY MODE
			04/21/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
	10/603,699	GIANELLA ET AL.				
Office Action Summary	Examiner	Art Unit				
	GARY MUI	2616				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
	VIC OFT TO EVEIDE AMANITUU	C) OD THIRTY (20) DAVC				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period v  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1)⊠ Responsive to communication(s) filed on <u>24 Ja</u>	nuarv 2008.					
	action is non-final.					
3) Since this application is in condition for allowar						
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	i3 O.G. 213.				
Disposition of Claims						
4)⊠ Claim(s) <u>1,4-11,14-19 and 21</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1,4-11,14-19 and 21</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	r election requirement.					
Application Papers						
9) The specification is objected to by the Examine	r.					
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correct	ion is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).				
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) ☐ All b) ☐ Some * c) ☐ None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)						
1) Notice of References Cited (PTO-892)	4) Interview Summary					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08)	Paper No(s)/Mail Da 5) Notice of Informal P					
Paper No(s)/Mail Date	6) Other:					

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## **DETAILED ACTION**

## Response to Arguments

- 1. Applicant's arguments with respect to claims 1, 4 11, 14 19, and 21 have been considered but are most in view of the new ground(s) of rejection.
- 2. Claims 2, 3, 12, 13, and 20 has been cancelled.
- 3. Claims 1, 4 11, 14 19, and 21 are currently pending.

## Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
  - 1. Determining the scope and contents of the prior art.
  - 2. Ascertaining the differences between the prior art and the claims at issue.
  - 3. Resolving the level of ordinary skill in the pertinent art.
  - 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 6. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out

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the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

7. Claims 1, 4 – 8, and 14 – 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Johansen (US 6,631,144 B1) in view of Bernier et al. (US 6,754,171 B1; hereinafter "Bernier").

For claim 1, Johansen teaches receiving a remotely transmitted signal formatted in accordance with the synchronous data transmission standard by the transponder (see column 2 lines 20 – 25; the multi-rate transponder receives an incoming data stream); recovering a clock signal from the remotely transmitted signal by the transponder (see column 2 lines 28 - 33, from the incoming data stream the clock signal is recovered); in a first mode, directing the recovered clock signal to a clock input of the transceiver (see column 2 lines 39 – 42; a clock signal is generated based on the received incoming data stream and will switch between the different data rates modes of the incoming data stream). Johansen fails to teach in a second mode, directing a locally generated clock to the clock input, and switching from the first mode to the second mode upon loss of the remotely transmitted signal or upon loss of recovered framing in the remotely transmitted signal. Bernier from the same field of endeavor teaches that a link loss will trigger a switch from the primary clock to a local clock for the port (see column 2 lines 16-25 and column 8 line 57 – column 9 line 7). Therefore, it would have been obvious to one skilled in the art at the time of the invention was made to switch to a second mode as taught by Bernier into the multi-rate transponder of Johnson. The motivation for doing this is to improve the efficiency of the system by minimizing packet drops during clock failures.

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For claims 4 and 5, Johansen fails to teach the synchronous data transmission standard is a SONET standard or a G.709 standard, but does teach that the synchronous data transmission is SDH (see column 1 lines 6-20). However, it is well known in the art to use SONET or G.709 standard as the synchronous data transmission standard. Thus, it would have been obvious to a person of ordinary skill in the art at the time of the invention to use SONET or G.709 standard as the synchronous data transmission standard to increase the versatility of the system.

For claim 6, Johansen teaches the asynchronous data transmission standard is an Ethernet standard (see column 1 lines 6 - 20).

For claim 7, Johansen teaches transferring data recovered form the remotely transmitted signal to the transceiver for demultiplexing (see column 3 line 55 – column 4 line 6).

For claim 8, Johansen teaches using the transceiver to multiplex together multiple data streams to form a data signal for modulation onto an optical signal, the data signal being clocked by the recovered clock signal in the first mode and by the local clock in the second mode (see column 3 line 55 – column 4 line 6).

For claim 11, Johansen teaches a transponder that receives a remotely transmitted signal formatted in accordance with the synchronous data transmission standard and recovers a clock signal from the remotely transmitted signal (see column 2 lines 20 - 25; the multi-rate transponder receives an incoming data stream); in a first mode, directs the recovered clock signal to a clock input of the transceiver (see column 2 lines 39 - 42; a clock signal is generated based on the received incoming data stream and will switch between the different data rates modes of the incoming data stream). Johansen fails to teach in a second mode, directs output of the local clock source to the clock input, the multiplexer switching from the

first mode to the second mode upon loss of the remotely transmitted signal and switching

from the first mode to the second mode upon loss of recovered framing in the remotely

transmitted signal. Bernier from the same field of endeavor teaches that a link loss will

trigger a switch from the primary clock to a local clock for the port (see column 2 lines 16 -

25 and column 8 line 57 – column 9 line 7). Therefore, it would have been obvious to one

skilled in the art at the time of the invention was made to switch to a second mode as taught

by Bernier into the multi-rate transponder of Johnson. The motivation for doing this is to

improve the efficiency of the system by minimizing packet drops during clock failures.

For claims 14 and 15, Johansen fails to teach the synchronous data transmission standard is a

SONET standard or a G.709 standard, but does teach that the synchronous data transmission

is SDH (see column 1 lines 6-20). However, it is well known in the art to use SONET or

G.709 standard as the synchronous data transmission standard. Thus, it would have been

obvious to a person of ordinary skill in the art at the time of the invention to use SONET or

G.709 standard as the synchronous data transmission standard to increase the versatility of the

system.

For claim 16, Johansen teaches the asynchronous data transmission standard is an Ethernet

standard (see column 1 lines 6 - 20).

For claim 17, Johansen teaches the data recovered from the remotely transmitted signal is

transmitted to the transceiver for demultiplexing (see column 3 line 55 – column 4 line 6).

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## Claim Rejections - 35 USC § 103

8. Claims 9, 10, 18, 19, and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Johansen and Bernier as applied to claims 1 or 11 above, and further in view of Huscroft et

al. (US 6,188,692 B1; hereinafter "Huscroft").

For claims 9, 10, 18, and 19, teaches a phase lock loop that, during said first mode, filters said clock input using a first time constant (see column 2 line 66 – column 3 line 2). Johansen and Bernier fails to teach when switching from said second mode to said first mode, filters said clock input using a second time constant, said second time constant being shorter than said first time constant and when switching from said first mode to said second mode, said phase lock loop filters using said second time constant. Huscroft from the same field of endeavor teaches the integral clock recovery circuit includes a first voltage control oscillator (VCO) operative to lock on to the incoming continuous stream of data, a phase/frequency detector operative to compare the phase and frequency of a first reference clock signal and the divided down VCO output signal from a first divider circuit, and a data phase detector operative to compare the phase of the incoming continuous stream of data and the divided down output signal from the first divider circuit. Preferably, the first VCO is switched from the phase/frequency detector to the data phase detector when a frequency difference between a frequency of the divided down output signal from the first VCO and that of the first reference clock signal is less than or equal to a predetermined threshold, and the first VCO is switched back to the phase/frequency detector when the frequency difference exceeds the predetermined threshold (see column 2 line 49 - 64). Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to switch between modes as taught by Huscroft into the multi-rate transponder of Johansen. The motivation for

doing this is to increase the versatility of the system.

For claim 21, Johansen teaches in switching from said second mode to said first mode,

directing said recovered clock signal to said clock input of said transceiver; and filtering said

clock input using said phase lock loop operating at a said first time constant when said phase

lock loop is locked to said recovered clock signal (see column 2 line 66 – column 3 line 2).

Conclusion

9. The prior art made of record and not relied upon is considered pertinent to applicant's

disclosure. Aronson et al. (US 2007/0031153 A1) cited to show recoverable reference clock

architecture for SONET/SDH and ethernet mixed bidirectional applications.

10. **Examiner's Note**: Examiner has cited particular paragraphs or columns and line numbers

in the references applied to the claims above for the convenience of the applicant. Although the

specified citations are representative of the teachings of the art and are applied to specific

limitations within the individual claim, other passages and figures may apply as well. It is

respectfully requested from the applicant in preparing responses, to fully consider the references

in entirety as potentially teaching all or part of the claimed invention, as well as the context of

the passage as taught by the prior art or disclosed by the Examiner.

In the case of amending the claimed invention, Applicant is respectfully requested to indicate the

portion(s) of the specification which dictate(s) the structure relied on for proper interpretation

and also to verify and ascertain the metes and bounds of the claimed invention.

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11. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Gary Mui whose telephone number is (571) 270-1420. The

examiner can normally be reached on Mon. - Thurs. 9 - 3 EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor,

Ricky Ngo can be reached on (571) 272-3139. The fax phone number for the organization where

this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application

Information Retrieval (PAIR) system. Status information for published applications may be

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/Ricky Ngo/

Supervisory Patent Examiner, Art Unit

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/Gary Mui/

Examiner, Art Unit 2616

04/15/2008